INDEX TO STUEVE'S PREFILED DIRECT TESTIMONY EXHIBITS

Label	Exhibit Description		
Stueve Exhibit	1 –	Prefiled Direct Testimony of Mary Jo Stueve	
	1-A	Resume	
	1-B	U.S. PIRG Fact Sheet	
	1-C	Comparison of EPA's Mercury Rule and STAPPA/ALAPCO's Model State and Territorial Air Pollution Program Administrators (STAPPA) Association of Local Air Pollution Control Officials (ALAPCO)	

SOUTH DAKOTA PUBLIC UTILITIES COMMISSION

CASE NO. EL05-022

IN THE MATTER OF THE APPLICATION BY OTTER TAIL POWER COMPANY ON BEHALF OF THE BIG STONE II CO-OWNERS FOR AN ENERGY CONVERSION FACILITY SITING PERMIT FOR THE CONSTRUCTION OF THE BIG STONE II PROJECT

DIRECT TESTIMONY

OF

MARY JO STUEVE

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MAY 19, 2006

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1 BEFORE THE SOUTH DAKOTA PUBLIC UTILITIES COMMISSION 2 DIRECT TESTIMONY OF MARY JO STUEVE 3 I. INTRODUCTION Name and address 4 My name is Mary Jo Stueve, resident of South Dakota 196 E. 6th St., Sioux Falls. I 5 6 also maintain a home at 518 Saint Joseph Ave., Graceville, Minnesota and have 7 agricultural land in Big Stone and Traverse County, Minnesota. 8 **Employment** 9 I am currently employed by Clean Water Action as State Coordinator. Our office is 10 located at 231 S. Phillips Ave. STE 250, Sioux Falls. With more than 9,000 member 11 households in South Dakota and 100,000 regionally, Clean Water Action has a long 12 history of supporting citizen efforts nation wide to protect water resources, promoting 13 sound solid waste management, pushing for agriculture policies that strengthen rural communities, and working for a transition to clean renewable energy. 14 15 **Educational background** 16 My education includes Master of Arts (2004) in International Policy Studies with a 17 Certificate in Nonproliferation from the Monterey Institute of International Studies, Master of Public Affairs (2003) from the University of Minnesota's Hubert H. 18 19 Humphrey Institute of Public Affairs, and a Bachelor of Arts (1999) in Sociology and 20 Latin America Area Studies from the University of Minnesota, Morris. 21 Work history My work history includes twenty-four years in family farm operations, two years as 22 General Manager with Carlson Oil Co., Inc., four years in health care and community 23

1	services, and graduate research work at the Center for Nonproliferation Studies
2	(CNS) in Monterey, California.
3	Experience relevant to my testimony
4	I am a mother of four, grandmother of three, with another grandchild due the end of
5	May and come from a family of six girls and four boys. I have volunteered
6	extensively over the course of thirty years in areas such as youth formation and
7	community service, social justice, affordable housing, international humanitarian
8	assistance and anti-poverty efforts in the United States, most recently with
9	AmeriCorps VISTA, Volunteer in Service to America. I have worked tirelessly over
10	the course of my life to improve socio-economic living conditions, inequalities,
11	housing and health conditions for families and communities in both rural and urban
12	settings in the United States as well as outside our borders in Mexico and Cuba.
13	Going back to school to acquire two Master Degrees I have studied and researched
14	extensively with colleagues from around the world, mid-career professionals such as
15	lawyers, government officials, NGO (non-governmental organization) program
16	officers, UN (United Nations) personnel and representatives and U.S. military
17	officers among others on issues related to governance, accountability and leadership
18	for the common good.
19	II. DECISION TO PARTICIPATE
20	I have sought to intervene as a party in this matter in order to protect and preserve
21	quality of life, health, and social and economic well-being, as an interested person
22	(49-41B-17 (3)). The proposed Big Stone II poses a threat of serious injury to the
23	environment and to the social and economic condition of inhabitants or expected -2-

1	inhabitants, [including those yet to be born, especially the fetus] in the siting area and		
2	beyond. Big Stone Lake is a diamond in the rough. Curtis Bailey, President of		
3	Citizens for Big Stone Lake, wrote in the organization's 2005 brochure. "Along both		
4	the Minnesota and South Dakota shores of Big Stone Lake, new areas are being		
5	opened for development. Seasonal and permanent dwellings are being constructed at		
6	an impressive rate. Unique and beautiful, our 27-mile lake has become a truly		
7	desirable destination." The proposed Big Stone II plant will substantially impair the		
8	health, safety and welfare of inhabitants and will unduly interfere with the orderly		
9	development of the region (49-41B-22); especially with the risk of becoming a toxic		
10	hot spot (Volume III: Fate and Transport of Mercury in the Environment, Mercury		
11	Study Report to Congress, EPA-452/R-97-0005, December 1997) should project Co-		
12	Owners implement purchase of mercury Cap-And-Trade allowances, a choice		
13	acknowledged by Mr. Graumann at the Public Hearing in Milbank, South Dakota,		
14	September 2005.		
15	III. PURPOSE AND SUMMARY OF TESTIMONY		
16	The purpose and summary of this testimony is to produce and submit to the		
17	Commission's official docket file, for the public record, my objections regarding		
18	granting a permit for the proposed Big Stone II project and to document sources		
19	supporting such. Mercury poses unacceptable risk to our children, our health, our		
20	environment, our future. To date, concerns regarding mercury have not been		
21	adequately addressed nor studies performed specific to the 20 mile radius study area		
22	(See Exhibit 5-1 Application for a South Dakota Energy Conversion Facility Siting		
23	Permit, July 2005 "Community Impacts Study Area"). I find this unacceptable and		
	-3 <i>-</i>		

1	reason alone to deny permitting. The public has a right to know beforehand rather
2	after the fact.
3	IV. SUPPORTING EVIDENCE AND RESEARCH
4	It would be impossible to cite the vast body of scientific research supporting my
5	concerns regarding mercury. For the sources I refer to below I have provided hyper
6	links to full text whenever possible and in other cases have given an excerpt or author
7	abstract and citation. The following body of evidence shows that mercury poses great
8	risk not only to the environment but to quality of life, health, social and economic
9	well-being. The material facts contained in these studies deserve full consideration by
10	the Commission before granting a permit to the proposed Big Stone II.
11	Public Health and Economic Consequences of Methylmercury Toxicity to the
12	Developing Brain, the findings of the Center for Children's Health and the
13	Environment at Mount Sinai School of Medicine (pdf)
14	Leonardo Trasande, 1,2,3,4 Philip J. Landrigan, 1,2 and Clyde Schechter 5
15	¹ Center for Children's Health and the Environment, Department of Community and Preventive
16	Medicine, and ² Department of Pediatrics, Mount Sinai School of Medicine, New York, New
17	York, USA; ³ Division of General Pediatrics, Children's Hospital, Boston, Massachusetts, USA; ⁴
18	Department of Pediatrics, Harvard Medical School, Boston, Massachusetts, USA; ⁵ Department of
19	Family Medicine, Albert Einstein College of Medicine, Bronx, New York, USA
20	VOLUME 113 NUMBER 5 May 2005 • Environmental Health Perspectives
21	

nuncreas or thousands or American Dables born each year and b) that this loss of intelligence exacts a significant economic cost to American society, a cost that amounts to at least mundreds of millions of dollars each year. DIOCO MEIO IS 1.7 (IMES THE MATERIAL BIOOD CONCENTRATION, as described in the most recent and extensive meta-analysis on the matter (Stern and Smith 2003), these children are also born with ourd blood mercury concentrations

Table 1. Cost of anthropogenic mercury (Hg) exposure using a logarithmic model.

	S	agment of popula	tion (percentile)	
Variable	90-92.1 Hg	92.2-94.9 Hg	95–99.3 Hg	≥99.4 Hg
Range of maternal total Hg concentration	4.84-5.8 pg/L	5.8-7.13 µg/L	7.13-15.0 µg/L	> 15.0 µg/L
Assumed maternal total Hg concentration	4.84	58	7.13	15
No effect concentration (maternal total Hg)	3.41	3,41	3.41	3.41
10 points lost at assumed concentration	0.76	1.15	1.60	3.21
loss of 1 10 points = decrease in lifetime earnings				
For boys, lifetime earnings (1.931% decrease)		\$1,0	32,002	
For girls, lifetime earnings (3.225% decrease)		\$7	63,468	
No. of buys in birth cohort affected	45,693	58,155	91,387	12,462
No. of girls in birth cohort affected	43,601	55,492	87,201	11,891
Lost income	\$1.1 billion	\$2.0 billion	\$4.4 billion	\$1.2 billion
Total cost = \$8.7 billion in each year's birth cohort				

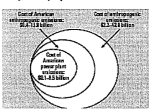
Assumptions: EAF - 70%, main consequence - loss of 10 over lifetime.

Table 2. Sensitivity analysis: cost of anthropogenic mathyl marcury exposure.

Variable	Base-case cost estimate (range)?		
Children born to women with Hg > 4.84 µg/L, effect > 3.5 µg/L			
Logarithmic model	\$9,7 billion (\$4.9-13.9 billion)		
Linear model, cordinaternal Hg ratio = 1.7	\$32.9 billion (\$20.9-43.8 billion)		
Linear model, cord:meternal Hg ratio = 1	\$19.3 billion (\$12.3-25.8 billion)		
Children born to women with > 5.8 µg/L, effect > 4.84 µg/L	•		
Logarithmic model	\$3.9 billion (\$2.2-6.3 billion)		
Linear model, cord:maternal Hg ratio = 1.7	\$18.7 billion (\$11.9-24.9 billion)		
Linear model, cond:maternal Hg ratio = 1	\$11.0 billion (\$7.0—14.6 billion)		

a child is social productivity is approximately \$4–9 million, as suggested by studies of willingness-to-pay (WTP) estimates of a life (Viscusi and Aldy 2004), then by the WTP methodology the true cost of methyl mercusy toxicity may be much higher than our estimate. We also chose not to include other noncognitive impacts. Lead, for example, has been associated with criminality and antisocial behavior (Dietrich et al. 2001; Needleman et al. 1996, 2002; Nevin 2000; Stretcelly and Lynch 2001). However, because these behaviors have not been described as yet for methyl metury, we chose not to include such costs in our estimate.

Some will argue that our range of costs fails to incorporate the role of confounding factors in quantifying the economic consequences of methyl mercury exposure. It is true that efforts



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Mercury Exposure Linked to Loss of IQ & Billions in Societal Costs

A study conducted at Mt. Sinai in New York shows that exposure to mercury in the womb is associated with a loss in IQ, a loss that has long-term effects on our society and could be costing us billions of dollars:

http://www.healthylivingnyc.com/article/122

Article Reviewed by Ansley Roche (Last accessed 05/18/2006).

1997 Mercury Study Report to Congress

This Mercury Study prepared by the U.S. Environmental Protection Agency provides an assessment of the magnitude of U.S. mercury emissions by source, the health and environmental implications of those emissions, and the availability and cost of control technologies.

Mercury White Paper (15KB) - Describes EPA's recent, ongoing, and planned actions to reduce mercury pollution.

	Volume I: Executive Summary (1.24MB)
	Volume II: An Inventory of Anthropogenic Mercury Emissions in the United
	States (1.57MB)
	Volume III: Fate and Transport of Mercury in the Environment (4.25MB)
	Volume IV: An Assessment of Exposure to Mercury in the United States
	(1.29MB)
	Volume V: Health Effects of Mercury and Mercury Compounds (1.15MB)
	Volume VI: An Ecological Assessment for Anthropogenic Mercury Emissions
	in the United States (2.91MB)
	Volume VII: Characterization of Human Health and Wildlife Risks from
	Mercury Exposure in the United States (727KB)
	Volume VIII: An Evaluation of Mercury Control Technologies and Costs
	(828KB)
1	ANA and other health care groups sue EPA to prevent future mercury
2	exposure. American Nurse, Jul/Aug2005, Vol. 37 Issue 4, p4-4, 1/3p; Abstract:
3	The article reports that in an unprecedented action, American Nurses Association
4	and three other leading health care groups filed a lawsuit against the U.S.
5	Environmental Protection Agency (EPA) on June 14 to force the federal agency to
6	strengthen its official rule on mercury pollution from coal-fired power plants.
7	According to widely accepted scientific research, mercury is a potent neurotoxin
8	that can cause developmental and learning disabilities, reduced IQ and impaired

1	motor skills in children, and altered sensation, impaired hearing and vision, and
2	motor disturbances in adults.; (AN 18297435)
3	http://www.ana.org/pressrel/2005/pr0614.htm
4	STAYING AHEAD OF THE FEDS: EPA Proposes Cap-And-Trade to Cut
5	Back On Mercury Emissions, But Many States Think They Have a Quicker,
6	Better Solution. Larry Morandi, State Legislatures; Jun 2005; 31, 6; Research
7	Library, pg. 14
8	Inspector General Blasts EPA Mercury Analysis, by: Stokstad, Erik, Science,
9	2/11/2005, Vol. 307 Issue 5711, p829-831, 2p, 1c; Abstract: This article reports
10	on environmentalism in the U.S. When the U.S. Environmental Protection
11	Agency (EPA) proposed such a cap-and-trade system last year, it argued that it
12	was the most effective way to cut back the 48 tons of mercury, a known
13	neurotoxin, emitted nationwide each year. Coal-fired power plants are responsible
14	for about 40% of all mercury emissions in the U.S., making them the largest
15	single source. No federal rules on mercury from power plants are in place yet,
16	although EPA determined in 2000 that regulation was appropriate and necessary;
17	(AN 16178054)
18	Japan remembers Minamata. By: McCurry, Justin. Lancet, 1/14/2006, Vol. 367
19	Issue 9505, p99-100, 2p, 1c; Abstract: This article reports on the 50 year
20	anniversary of the first patient being diagnosed in Japan's worst case of industrial
21	pollution. Over 900 people died and thousands of others were left permanently
22	disabled as the disease attacked their nervous system, causing blindness, seizures
23	and a variety of sensory disorders. In total, about two million suffered health
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1	problems from eating fish that was contaminated with mercury. The tragedy that
2	struck the seaside town of Minamata was entirely manmade. From 1932 to 1968,
3	Chisso Corporation, a local petrochemical and plastics maker, dumped an
4	estimated 27 tons of mercury into Minamata bay, poisoning fish and eventually,
5	the people who ate them.; DOI: 10.1016/S0140-6736(06)67944-0; (AN
6	19397624)
7	TED Case Studies, Minamata Disaster
8	http://www.american.edu/TED/MINAMATA.HTM
9	Senator Patrick Leahy's Mercury Timeline
10	http://leahy.senate.gov/issues/environment/mercury/hg_time.html
11	<u>City bans medical devices that contain mercury.</u> By: Sibbald, Barbara. CMAJ:
12	Canadian Medical Association Journal, 1/7/2003, Vol. 168 Issue 1, p78, 1/2p, 1c;
13	Centers for Disease Control and Prevention reported that 10% of American
14	women of child- bearing age had mercury concentrations above the level
15	considered safe for the developing fetus. It is estimated that coal-fired power
16	plants in the U.S. release 51 tons of mercury into the atmosphere there every year,
17	accounting for about one-third of the country's yearly airborne emissions.; (AN
18	8873686)
19	Keep that mercury down! American Nurse, Sep/Oct2005, Vol. 37 Issue 5, p4-4,
20	1/5p; Abstract: The article reports that the Pennsylvania State Nurses Association
21	(PA Nurses) recently took on the issue of mercury and its effect on the air
22	Pennsylvanians breathe. In her testimony at the state capitol, PA Nurses
23	Executive Administrator Michele Campbell, urged the Department of -8-
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1		Environmental Protection to move forward with a plan to decrease mercury
2		emissions by 90 percent by the year 2007. Pennsylvania's coal-fired power plants
3		are responsible for at least 83 percent of the state's mercury emissions to air, and
4		its power plants are some of the highest emitters nationwide.; (AN 18682385)
5		Control mercury emissions now. By: Uram, Eric; O'Donnell, Frank; Stadler,
6		Felice. Issues in Science & Technology, Fall2002, Vol. 19 Issue 1, p13, 3p;
7		Abstract: Comments on an article about the reduction of mercury pollution from
8		electric power plants in the U.S. Importance of controlling mercury emissions
9		from coal-fired power plants by the utility industry and regulators to public health
10		and wildlife; Issue raised on mercury emissions control; Contamination of food
11		supply in the country; Step taken by state governments to prevent mercury
12	•	pollution.; (AN 7592657)
13		USGS Water-Resources Investigations Report 03-4078
14		http://nd.water.usgs.gov/pubs/wri/wri034078/
15		Reconnaissance of Mercury in Lakes, Wetlands, and Rivers in the Red River of
16		the North Basin, North Dakota, March Through August 2001 Water-Resources
17		Investigations Report 03-4078 By Steven K. Sando, G.J. Wiche, R.F. Lundgren,
18		and Bradley A. Sether
19		Prepared in cooperation with the U.S. Army Corps of Engineer
20	V.	FOR CONSIDERATION: REGULATING MERCURY: A MODEL RULE
21		FOR STATES AND LOCALITIES
22		NEW PROPOSALS TO CONTROL MERCURY CONTAMINATION.
23		November 2005 Full Report available from:
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1	State and Territorial Air Pollution Program Administrators (STAPPA) Association of Local Air
2	Pollution Control Officials (ALAPCO)
3	444 North Capitol Street, NW, Suite 307, Washington, DC 20001
4	Telephone: (202) 624-7864; Fax: (202) 624-7863
5	Web site: www.4cleanair.org; E-mail: 4cleanair@4cleanair.org
6	(Excerpt)
7	Under the auspices of the State and Territorial Air Pollution Program
8	Administrators (STAPPA) and the Association of Local Air Pollution
9	Control Officials (ALAPCO), the state and local regulators have
10	developed a "model rule" that could be adapted by air agencies around the
11	nation. It would require that electric power companies eliminate up to 95
12	percent of their toxic mercury emissions by 2012. This flexible cleanup
13	strategy would have two phases, with interim controls – and associated
14	emission reductions – required by 2008.
15	This model rule calls for far deeper cuts in toxic mercury emissions from
16	electric power plants than federal rules issued this year by the U.S.
17	Environmental Protection Agency (EPA) and would require the cleanup to
18	be achieved more than a decade earlier. Unlike the federal approach, the
19	state/local plan would not permit power companies to "trade" mercury
20	emissions: http://www.4cleanair.org/FinalMercuryModelRule-111405.pdf
21	This concludes my testimony. I look forward to the Commissions' full review and
22	consideration.